| C | Case 3: | 17-cr-00442-M | Document 20 | Filed 10/24/17 | Page 1 of 1 | PageID 26 |
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| | | | IN THE UNITED ST FOR THE NORTHE DALLA | | The second secon | COLUMN S |
| UNITI | ED STA | TES OF AMERIC | A |) | JOCT | 2 4 2017 |
| VS. | | | |) | GASE NO |): 3:17-CR-442-M (01) D. 31-11-UI UU URT |
| IRINEO PONCE-RECENDIZ, Defendant. | | | |) by | | byany Cho |
| | | | | RECOMMENDAT G PLEA OF GUIL | ION | |
| subject offense offense adjudg violatie | has app ment. A ts menti e(s) char e. I ther ed guilty | seared before me purifier cautioning and oned in Rule 11, I reged is supported by refore recommend by of Count 1 of the U.S.C. § 1326(a), a | determined that the yan independent bat the plea of guille Indictment, that is, | im.P. 11, and has e O PONCE-RECEN e guilty plea was kn sis in fact containin ty be accepted, and Illegal Reentry Af | ntered a plea of gu NDIZ under oath of lowledgeable and g each of the esse that IRINEO PO ter Removal From | in 125 F.3d 261 (5th Circuity to Count 1 of the concerning each of the voluntary and that the ntial elements of such NCE-RECENDIZ bean the United States, a guilty of the offense by |
| Ø | The de | efendant is curren | tly in custody and sl | hould be ordered to | o remain in custoo | ly. |
| | The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released. | | | | | |
| | | The Government does not oppose release. The defendant has been compliant with the current conditions of release. I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c). | | | | |
| | □ The Government opposes release. □ The defendant has not been compliant with the conditions of release. □ If the Court accepts this recommendation, this matter should be set for hearing upon motion of the Government. | | | | | |
| | recomn shown convinc | nended that no sen under § 3145(c) w | that a motion for acq tence of imprisonme hy the defendant shathe defendant is not | uittal or new trial w nt be imposed, or (o ould not be detaine | ill be granted, or (t c) exceptional circ d, and (2) the Co | a) the Court finds there b) the Government has umstances are clearly urt finds by clear and y other person or the |
| | | | | | AVID L. HORAN STATES MAGIST | RATE JUDGE |

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).